

Thomas R. Beer (148175)
Peter J. Felsenfeld (260433)
BARGER & WOLEN LLP
650 California Street, 9th Floor
San Francisco, California 94108-2713
Telephone: (415) 434-2800
Facsimile: (415) 434-2533

Attorneys for Plaintiff
**AMERICAN HOME
ASSURANCE COMPANY**

John T. Farmer, Esq. (089168)
FARMER CASE HACK & FEDOR
402 W. Broadway, Suite 1100
San Diego, CA 92101
Telephone: (619) 338-0300
Fax: (619) 338-0180

Attorneys for Defendant
STATE FARM MUTUAL AUTOMOBILE
INSURANCE COMPANY

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

1 STIPULATED EXTENSION OF DATE FOR CASE MANAGEMENT CONFERENCE
 2 FROM JULY 23, 2013 TO AUGUST 23, 2013

3 Plaintiff American Home Assurance Company (“American Home”) and Defendant State
 4 Farm Mutual Automobile Insurance Company (“State Farm”) (collectively the “Parties”), by and
 5 through the undersigned attorneys, hereby submit this STIPULATED EXTENSION OF DATE
 6 FOR CASE MANAGEMENT CONFERENCE & [PROPOSED] ORDER.

7 On April 9, 2013, the Court entered an order granting American Home’s motion for
 8 summary judgment with respect to its claims for equitable indemnity, equitable subrogation,
 9 equitable contribution and declaratory relief. The Court further found that American Home is
 10 entitled to equitable contribution from State Farm of \$100,000 for settlement of the underlying
 11 bodily injury claim and (1) 20 percent of the amount for which American Home settled the
 12 underlying claim for property damage and (2) 20 percent of the total legal bills that American Home
 13 expended in the Park action. State Farm has asked for verification of those amounts as a
 14 prerequisite to settling the case.

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15 The Court scheduled a Case Management Conference for **JULY 23, 2013**.

16 The Parties have agreed in principle that State Farm will pay American Home the sum of
 17 \$108,140.68 to settle this matter. However, additional time is needed to obtain final authorization
 18 from the principals involved.

19 Accordingly, the Parties agree that it would be beneficial to extend the date for the case
 20 management conference by thirty (30) days, to **August 23, 2013**, or the soonest date afterwards that
 21 the Court is available.

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1 Dated: July 19, 2013

BARGER & WOLEN LLP

3 By: /s/ Peter J. Felsenfeld
4 THOMAS R. BEER
5 PETER J. FELSENFELD
6 Attorneys for Plaintiff AMERICAN
7 HOME ASSURANCE COMPANY

8 Dated: July 19, 2013

FARMER CASE HACK & FEDOR

10 By: /s/ Daniel P. Fallon
11 JOHN T. FARMER
12 DANIEL P. FALLON
13 Attorneys for Defendant STATE FARM
14 MUTUAL AUTOMOBILE
15 INSURANCE COMPANY

16 [PROPOSED] ORDER

17 The above STIPULATED EXTENSTION OF DATE FOR CASE MANAGEMENT
18 CONFERENCE is approved and all parties shall comply with its provisions.

19 IT IS SO ORDERED.

20 Dated: 07/22/2013

